

COPIES OF THIS GRANT ARE NOT VALID UNLESS
THEY BEAR THE IMPRESSED SEAL OF THE COURT

IN THE HIGH COURT OF JUSTICE

Principal Registry of the Family Division

BE IT KNOWN that **IAN DONALD CAMERON** -

of [REDACTED]

died on the **8th** day of **September 2010**

domiciled in **England and Wales**

AND BE IT FURTHER KNOWN that the last Will and Testament of the said deceased (a copy of which is annexed) was proved and registered in the High Court of Justice and that Administration of all the estate which by law devolves to and vests in the personal representative of the said deceased was granted by the said Court on this date to the Executors

MARY FLEUR CAMERON of [REDACTED]
[REDACTED]

and **ALAN ALEXANDER CAMERON** of [REDACTED]
[REDACTED]

and **TANIA BROOKES** of [REDACTED]

It is hereby certified that it appears from information supplied on the application for this grant that the gross value of the said estate in the United Kingdom amounts to £2,741,316 and the net value of such estate amounts to £2,696,771

DATED the **22nd** day of **December 2010**



DISTRICT REGISTRAR / PROBATE OFFICER



Extracted by **MACFARLANES 20** Cursitor Street London EC4A 1LT

PROBATE

Ian Cameron *Alan C...* *Tania Brookes*
Alan *Alan* *Tania*

I, IAN DONALD CAMERON of [REDACTED] revoke all my previous wills and codicils and declare this to be my will.

- 1 I appoint my wife MARY FLEUR CAMERON (**Mary**), my son ALAN ALEXANDER CAMERON (**Alexander**) and my daughter TANIA BROOKES (**Tania**) to be my executors and trustees. In this will **the Trustees** means my executors and the trustees of this will for the time being.
- 2 In this will or any codicil to it, the following words and expressions shall have the following meanings unless the context requires otherwise:
- 2.1 **the Beneficiaries** shall mean my children and remoter issue (whenever born);
- 2.2 **the Trust Period** shall mean the period of eighty years beginning on the date of my death, and the Trust Period shall be the perpetuity period applicable to the powers and trusts created by this will; and
- 2.3 **interest in possession, trusts for bereaved minors and age 18-to-25 trusts** shall have the meanings they respectively bear in Part III of the Inheritance Tax Act 1984.
- 3 I give to my son DAVID WILLIAM DONALD CAMERON (**David**) the sum of £300,000 (three hundred thousand pounds).
- 4 I give all my personal chattels (except any which are the subject of specific gifts) to Mary. **Personal Chattels** means the same as in Section 55(1)(x) of the Administration of Estates Act 1925.
- 5 I give my interest as beneficial tenant in common in the property known as [REDACTED] (**the Property**) (together with the proceeds of sale and the assets from time to time representing the same **the Property Fund**) to the Trustees to be held in trust as follows:
- 5.1 to pay the income from it to Mary during her lifetime; and subject to that
- 5.2 for Tania and my other daughter CLARE LOUISE CAMERON (**Clare**) absolutely in such shares that, when added to their existing beneficial interests in the Property,